AMENDMENT # 1 passed

OFFERED IN THE HOUSE

L

BY REPRESENTATIVE SNYDER

1	Page 2, line 17:
2	Delete the second occurrence of "and"
3	
4	Page 2, line 23, following "sex":
5	Insert "; and
6	(7) specify the number of patients the health care provider has the
7	capacity to serve and the number of patients the health care provider is currently
8	serving"

AMENDMENT # 2 passed

OFFERED IN THE HOUSE

BY REPRESENTATIVE SNYDER

TO: CSHB 176(L&C), Draft Version "B"

1	Page 4, line 19:
2	Delete "and"
3	
4	Page 4, following line 19:
5	Insert a new paragraph to read:
6	"(4) the percentage of the patients that entered into or maintained a
7	direct health care agreement with the health care practice in the preceding calendar
8	year who are paying fees and costs under a direct health care agreement through
9	(A) the federal Medicare program; and
10	(B) medical assistance under AS 47.07;"
11	
12	Panumber the following paragraph accordingly

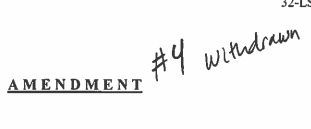
L

AMENDMENT # 3 poussed

OFFERED IN THE HOUSE

BY REPRESENTATIVE FIELDS

1	Page 1, line 1:
2	Delete "and"
3	
4	Page 1, line 2, following "practices":
5	Insert "; and providing for an effective date"
6	
7	Page 5, following line 29:
8	Insert new bill sections to read:
9	"* Sec. 4. The uncodified law of the State of Alaska is amended by adding a new section to
10	read:
11	TRANSITION: REGULATIONS. The director of the division of insurance may adopted
12	regulations necessary to implement the changes made by this Act. The regulations take effect
13	under AS 44.62 (Administrative Procedure Act), but not before the effective date of the law
14	implemented by the regulations.
15	* Sec. 5. Section 4 of this Act takes effect immediately under AS 01.10.070(c).
16	* Sec. 6. Except as provided in sec. 5 of this Act, this Act takes effect January 1, 2023."



OFFERED IN THE HOUSE

BY REPRESENTATIVE MCCARTY

1	Page 2, line 4, following "agreement.":
2	Insert "Before a health care provider assesses a charge or receives compensation for
3	health care services not included in the agreement, the health care provider shall
4	(1) provide the patient with an estimate of the cost for the health care
5	provider to provide the health care service not included in the agreement; and
6	(2) refer the patient to at least two other health care providers outside
7	of the health care provider's health care practice who can provide the service to the
8	patient."



OFFERED IN THE HOUSE

BY REPRESENTATIVE KAUFMAN

1	Page 5, lines 14 - 19:
2	Delete "Before terminating a direct health care agreement with an existing patient, a
3	health care provider shall ensure that the patient is transferred to a health care provider who
4	(1) is able to provide the level or type of care the patient requires; and
5	(2) agrees to provide to the patient the level or type of care the patient
6	requires."



OFFERED IN THE HOUSE

BY REPRESENTATIVE KAUFMAN

Page 1, line 8:
Delete "an annual"
Insert "a periodic"
Page 1, line 10:
Delete "annual"
Insert "periodic"
Page 1, line 11:
Delete "annual" in both places
Insert "periodic" in both places
Page 2, line 1:
Delete "annual"
Insert "periodic"
Page 2, line 9:
Delete "annual"
Insert "periodic"
Page 2, line 10:
Delete "annual"
Insert "periodic"

1	
2	Page 2, line 18:
3	Delete "annual"
4	Insert "periodic"
5	
6	Page 2, line 19:
7	Delete "annual"
8	Insert "periodic"
9	
10	Page 3, line 11:
11	Delete "annual"
12	Insert "periodic"
13	
14	Page 3, line 13:
15	Delete "annual"
16	Insert "periodic"
17	
18	Page 4, line 17:
19	Delete "annual"
20	Insert "periodic"

L



Conceptual Amendment #1 to CS HB 176 (L&C), Work Order 32-LS0784\B

OFFERED IN:

The House Labor and Commerce Committee

TO:

CS for HB 176 (L&C)

OFFERED BY:

Rep. Ivy Spohnholz

Page 5, line 15:

Replace "transferred" with "referred".